

U.S. DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

DEC 13 2023

FILED

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW HAMPSHIRE**

Karen Testerman, *pro se*

Lynn-Diane Briggs, *pro se*

Wayne Paul Saya, Sr., *pro se*

Plaintiffs

Vs

**DAVID SCANLAN
SECRETARY OF STATE FOR NEW HAMPSHIRE, et al,**

Defendants

Docket No.23-cv-00499-JL-AJ

**MOTION BY *PRO SE* PLAINTIFF “LYNN-DIANE BRIGGS” FOR JOINDER AS A
PRO SE PLAINTIFF IN THE AMENDED COMPLAINT OF KAREN TESTERMAN IN
ABOVE-NAMED NON-CLASS ACTION**

Pursuant to Federal Rule of Civil Procedure 19, Plaintiff, Lynn-Diane Briggs, *pro se*, “Plaintiff Briggs” respectfully moves to join as an individual plaintiff in the ‘Amended Complaint’ of pro se Plaintiff, Karen Testerman, in the above-named and numbered non-class action.

In support of this motion the Plaintiff affirms the follows:

In recently recognizing that a critical yet unintentional error was found during a weekend review of Plaintiff Saya’s amended complaint, where the state has closed its only public law library at the NH Supreme court building for renovations, Plaintiff Briggs remains a person who is subject to service of process and whose joinder will not deprive the court of subject matter

jurisdiction, in that Plaintiff's absence, the court may not provide complete relief in the above-named action.

Whereas, Plaintiff Lynn-Diane Briggs "Plaintiff Briggs" is one of three original Plaintiffs in the above-named action, and claims an interest relating to the subject of the above-named action and is so situated that disposing of the action in her absence may as a practical matter impair or impede co-Plaintiff Karen Testerman's "Plaintiff Testerman" the ability in the Amended complaint to protect the interest; or leave both Plaintiff Testerman and Plaintiff Briggs subject to a substantial risk of incurring double, multiple, or otherwise inconsistent obligations because of the interest.

Assent Requested: Plaintiff has requested the Defendants in the above-named action for their assent to this motion, although the Plaintiff believes this may be a motion not requiring such.

Prayer for Relief

Therefore, Plaintiff Lynn-Diane Briggs, *pro se* Prays the court will join her as an individual plaintiff in the 'Amended Complaint' of Plaintiff, Karen Testerman., in this non-class action and in the interest of justice,

SWORN TO UNDER PAINS AND PENALTIES OF PERJURY THIS 13th DAY OF DECEMBER, 2023.

Respectfully submitted,



Lynn-Diane Briggs, Plaintiff, *pro se*
4 Golden Pond Lane
Amherst, New Hampshire 03031
Lynbdance@gmail.com
603-801-6886

CERTIFICATE OF SERVICE

I, Lynn-Diane Briggs, *pro se*, have caused to deliver the named Plaintiffs the following: MOTION BY *PRO SE* PLAINTIFF "LYNN-DIANE BRIGGS" FOR JOINDER AS A *PRO SE* PLAINTIFF IN THE AMENDED COMPLAINT OF KAREN TESTERMAN IN THE ABOVE-NAMED NON-CLASS ACTION, and the foregoing documents have been served upon the following Defendants and Plaintiffs, via email and U.S. postage pre-paid:

David Scanlan, Defendant
Secretary of State of New Hampshire
ATTENTION: Brendan Avery O'Donnell
NH Department of Justice (Concord)
33 Capitol St
Concord, NH 03301
603-271-3650
Fax: 603-271-2110
Email: brendan.a.odonnell@doj.nh.gov

Chris Ager, Defendant
Chairman
New Hampshire Republican Party
ATTN: Attorney Bryan K. Gould
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Wayne Paul Saya, Sr. Plaintiff, *pro se*
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Karen Testerman, Plaintiff, *pro se*
9 Stone Avenue
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603-721-9933

SWORN TO UNDER PAINS AND PENALTIES OF PERJURY this 13th day of December, 2023.



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